```
1
    DANIEL G. BOGDEN
    United States Attorney
    District of Nevada
 2
 3
    PATRICK A. ROSE
    Assistant United States Attorney
    Nevada Bar No. 5109
 4
    333 Las Vegas Blvd. South, Suite 5000
 5
    Las Vegas, Nevada 89101
    Phone: (702) 388-6336
    Fax: (702) 388-6787
 6
    Patrick.Rose@usdoj.gov
     Attorneys for the United States
 8
 9
                               UNITED STATES DISTRICT COURT
10
                                     DISTRICT OF NEVADA
11
    ARLETHA "JENE" CAREY and
                                                    Case No. 2:10-cv-01532-GMN-RJJ
     RICHARD CAREY, Husband and Wife,
12
                         Plaintiffs,
                                                    STIPULATION AND ORDER
                                                    REGARDING SETTLEMENT
13
           v.
14
     THE UNITED STATES OF AMERICA;
    DOE PHYSICIANS 1-40; DOE NURSES
15
    41-120; DOES 121-300, inclusive
16
                         Defendants.
17
           Plaintiffs, Arletha "Jene" Carey and Richard Carey, ("Plaintiffs") and Defendant, the
18
19
    United States of America, ("Defendant"), through their undersigned counsel, stipulate, represent,
20
    and request as follows:
21
           A.
                  The parties signed a written settlement agreement on August 22, 2012 to resolve
22
    all claims in this matter without admission of liability by Defendant.
23
           B.
                  Also on August 22, 2012, Defendant faxed to the U.S. Department of the
24
    Treasury's Judgment Fund ("Judgment Fund") the necessary papers to request payment of the
25
     settlement amount.
26
    . . .
```

1	C.	C. Typically, payment from the Judgment Fund occurs between four and six wee		
2	after submission of the request papers, as employees at the Judgment Fund have to process			
3	several hundred requests for payments on a monthly basis.			
4	D.	D. Promptly after payment of the settlement amount, the parties will submit a		
5	stipulation and order to dismiss this matter with prejudice, each side to bear its own fees and			
6	costs.			
7	Based on the foregoing, the parties respectfully request that the Court:			
8	1. Vacate the calendar call date of September 17, 2012;			
9	2. Vacate the trial date of September 25, 2012; and			
10	3.	3. Set this matter for a status check in approximately thirty days, which could be		
11	vacated, however, if a stipulation for dismissal is on file before the status check.			
12				
13	DANIEL G. BOGDEN United States Attorney		LAW OFFICE OF	
14			PAUL WILLIAM DANIELSEN	
15	/s/ Patrick A		/s/ Paul William Danielsen	
16	PATRICK A. ROSE Assistant United States Attorney Attorneys for Defendant United States of America		Paul William Danielsen, Esq Attorney for Plaintiffs	
17			Arletha "Jene" Carey and Richard Carey	
18			Dated: September 7, 2012	
19	•	,	•	
20			IT IS SO ORDERED.	
21			Oh	
22			Shu	
23			Gloria M. Navarro	
24			United States District Judge	
25			DATED: 09/12/2012	
	I			

26